PETITION UNDER 28 U.S.C. § 2254 FOR WRIT OF HABEAS CORPUS BY A PERSON IN STATE CUSTODY

United States District Court	for WESTERN District of Missouri
Name: LELAND M. BEASLEY	Docket of Case No: 19-0605-CV-W-HFS-D
Place of Confinement	Prisoner No:
South Central Correction	Center 1242696
Petitioner LELAND M. BEASLEY	V. Respondent STATE OF MISSOURI
The Attorney General of the Sta	teof: The State of Missouri
(b) Criminal docket or case number	PETITION nat entered the judgment of conviction you are challenging: t Louis County, 21st judicial Circuit per (if you know): 14SL-CO01266
(b) Date of the judgment of convidual (b) Date of sentencing: Augustian	ction (if you know): July 6, 2012 ust 24, 2012
3. Length of sentence: 4Life Cons	secutive,+60 yrs,Consecutive / and 296 year Federal
l. In this case, were you convicted o	on more than one count or of more than one crime? Yesy No
2 counts Child Molestati	were convicted and sentenced in this case: 13 Counts ion, & Counts Statutory Sodomy, 2 Count Attempted ints Axxanitixixxxxxxx Promoting Child Pornography ild Pornography
(a) What was your plea (Check on XXX) Not guilty	ne) (3) Nolo Contendere (no contest)
(2) Guilty	(4) Insanity plea

(b) If you entered a guilty p did you plead guilty to and	lea to one count or charge and a not guilty plea to another count or charge, what what did you plead not guilty to?
(c) If you went to trial, w	hat kind of trial did you have (check one)
X Jury	Nonjury
7. Did you testify at a preti	ial hearing, trial, or a post-trial hearing?
X Yes	No
8. Did you appeal from the	judgment of conviction?
X Yes	No
9. If you did appeal, answe	r the following:
(a) Name of court: Cic	cuit Court of Saint Louis County and Missouri Court of Appeals
(b) Docket or case number	er (if you know):ED_105753
(c) Result: All appea	ls denied
(d) Date of result (if you	know): last result July 18, 2018
(e) Citation to the case (if	you know):
Court improper, Judg prevented to be adm 4th, 5th, and 6th; (rective Asst Counsel, Due Process of L:aw. Jurisdiction of the was Biased and Partial. Exculpatory evidence and Alibi litted at trial, Police and Prosecutoer Violated defendants Constituional Amondments, Prosecutor failed to bring thesses and alleged victims during trial, prosecutor violated
(g) Did you seek further re	eview by a higher state court? X Yes No
If yes, answer the follo	wing:
(1) Name of court: M	ssouri Court of Appeals
(2) Docket or case num	nber (if you know): ED 105753
(3) Result: All apr	eals denied
(4) Date of result (if yo	nu know): last result July 18, 2018
(5) Citation of the case	(if you know)

(6) Grounds raised: same as above, however altered by defendants public defender to 1. Inettective assistant of appellate counsel,
2. denied right to due process, 3. denied right to due process, 4. denied right to effective assistance of post convistion counsel
right to effective assistance of post conviscion comiser
(h) Did you file a petition for certiorari in the United States Supreme Court? Yes XXNo If yes, answer the following:
(1) Docket or case number (if you know):
(2) Result:
(3) Date of result (if you know):
(4) Citation to the case (if you know):
10. Other than the direct appeals listed above, have you previously filed any other petition, application or motions concerning this judgement of conviction in any state court?
XX Yes NO
11. If your answer to Question 10 was "YES" give the following information:
(a)(1) Name of court:(2) Docket or case number (if you know):
(3) Date of filing (if you know):
(4) Nature of the proceeding: <u>Direct appeal / 29.15 appeal and form 40</u>
(5) Grounds raised: same as #9
(6) Did you received a hearing where evidence was given on your petition, application, or motion? XX Yes No
(b) If you filed any second petition, application, or motions, give the same information: (1) Name of court:
(2) Docket of case number (if you know):
(3) Date of filing (if you know):
(4) Nature of the proceeding:

court remedies on each ground on which you request action by the federal court. Also, if you fail to set forth all the grounds in this petition, you may be barred from presenting additional grounds at a later date. **GROUND ONE:** I WOULD LIKE TO INCLUDE ALL GROUNDS PROUGHT FORTH IN MY WRITTEN 09.13 appeal and be allowed to submit a brief on ALL Grounds as listed there to clarify (a) Supporting facts (Do not argue or cite law. Just state the specific facts that support your claim): Supporting facts and information on record. Present NEW evidence and information. Each Public Defender that has represented me, has excluded and refused to file pertinent information to my case at every level, including PRE-TRIAL and POST TRIAL . SEE ATTACHED 3 PAGES FROM HAND WRUTTEN APPEAL (b) If you did not exhaust your state remedies on Ground One, explain why:_____ (c) Direct Appeal of Ground One: (1) If you appealed from the judgement of conviction, did your raise this issue? Yes NO (2) If you did not raise this issue in your direct appeal, explain why?_____ (d) Post-Conviction Proceedings: (1) Did you raise this issue through a post-conviction motion or petition for habeas corpus in a state trial court? Yes No (2) If your answer to Question (d)(1) is "Yes" state: Type of motion or petition:_ Name and location of the court where the motion or petition was filed: Docket or case number (if you know):_____ Date of the court's decision: Remark (attach a copy of the court's opinion or order, if available): (3) Did you receive a hearing on your motion or petition? Yes

5. (Check whether a finding of gu was made:				
	a) After a plea of guilty(b) After a plea of not guilty				
6. I	Did you appeal from the judgment of conviction?				
7. I	f you answered "yes" to (6), list				
(a) the name of the court to which you appealed"				
	MISSOURI COURT OF APPEALS EASTERN DISTRICT				
(b) the result in such court and the date of such result:				
	JUDGEMENT OF TRIAL PODRT AFFIRMED FILED DECEMBER 24, 2013				
(the date the appellate court's mandate issued:				
	JANUARY 16, 2014				
8. St	ate concisely all the claims known to you for vacating, setting aside or correcting your conviction and sentence:				
(1) NEFFECTIVE ASSISTANCE OF TRIAL AND APPELLATE COUNSES AND				
	INEPFECTIVE ASSISTANCE OF PRE TRIAL COUNSEL				
0	DE COURT IMPOSING THE SENTENCE WAS WITHOUT JURISDICTION TO DO SO				
	AND ROTH DOUBLE JEOPARDY AND PETITE PULLS WERE CIRCUMVENTED				
(THE SENTENCE IMPOSED WAS IN EXCEST OF THE MAXMUM SENTENCE				
	AUTHORIZED BY ZAW, UNGSECARILY EXTRUME, AND IMPOSED AS A RESULT AND PUNISHMENT FOR EXCENCISING RIGHT TO TRIAL.				
	tate concisely and in the same order the facts supporting each of the claims set out in (8), and the names and addresses of the witnesses or other evidence upon which you intend to rely to prove such facts:				
	8 NO 9 CONTINUED AN ATTACHED PAGE 1 (2 SIDES)				
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	8				

FORM 40 CRIMINAL PROCEDURE

8(d) DUE PROCESS WAS DENIED TO DEPENDANT.

(3 THROUGH d) BOTH ATTORNEYS ASSIGNED FOR TRIAL, KEZLY MOTICH, AND APPEALS ATTORNEY, ELEN FLOTTMAN, REFUSED TO FILE IMPORTANT RESOLUTIONS DEPENDED INFORMATION AS BOTH VERBAL AND IN WRITING OF DOCUMENTS, TESTIMUM, AND EVIDENCE IN POSSESSION OF OTHERS INCLUDING PROSECUTORS THAT INDICATED AND CONFIRMED DECENOANTS INNOCENCE AND INCULPRIBILITY TO THE CHARGED CRIMES INCLUDING BUT BUT WAS LIMITED TO ALIRI INFORMATION, TESTIMONY FROM WITHESTES AND STATEMENTS FROM DEPENDANT.

PROSECUTORS, JUDGE, AND PUBLIC DEFENDER SCHEMED WITH PEDGRAL PROSECUTORS
AND PUBLIC REPENDERS IN THE PROCESS TO BUSINEA CONVICTION OF THE SAME
CONDUCT! IN ROTH FORERAL AND STATE COURTS, REFERENCE TO IN PART BY MOTION
DATED SEP TEMBER 17, 2010.

PROSTCUTORS, JUDGE, AND PUBLIC DEFENDED! SCHEMED TO REGRO INNACURATELY EVENTS [INVOLVING DEFENDANTS REDVIREMENT TO FILE MOTIONS TO SUPPRIESS AND VIOLATIONS OF DEFENDANTS CONSTITUTIONAL PICHTS OF THE YOU, S'TH, GTH AND HITH AMENDMENTS. AS REGROUD IN MOTION FILED BY DEFENDANT IN MAY 21, 2012 RECORDING MOTION FILED FEBRUARY 7, 2012, STATUG DEFENDANT WAS PRESENT, BUT IN ACTUALITY WAS NET PRESENT AND HOT INFORMED MOOUS SECRET HEARING, ALSO MOTION FILED DULY, 2012.

MOTIONS FILED ON APRIL 25, 211- RY ATTORNEY KERLY MOTION WERE IGHORED BY TRIAL JUDGE, NEVER RULED ON DESPISE REQUEST BY ATTORNEY AND LATER BEFENDANT:

DEFENDANT WAS DENIED THE PROPER ABILITY TO SUBPORNA AT TRUL, AND JUDGE MO PROSECUTOR SCHEMED TO KEEP PERTURNIT WITNESSES CONTAINING EXCULPATORY INFORMATION FROM TESTIFYING. ALSO THE DEFENDANT WAS DENIED RIGHT TO FACE HIS ACCUSEDS, EVEN AFTER SUBPORNA OF TWO WITNESSES DEFENDANT WAS ACCUSED AGAINST

FORM NO. 40 CRIMINAL PROCEDURE.

9 (a THROUGH d) CONTINUED.

DEPENDANT WAS NOT ALLENSO TO PRESENT COLORUCK PERTINENT TO ESTABLISHUR.
DEPENDE AT TELAL.

PRETENTIAL ATTORNEY KELLY MOYICH INTENTIONALLY DECIEVED DEFENDANT INTO MOT SOLICITING ACIBI INFORMATION AND WAS THEREFORE BARRED FROM PRESENTING EXCULPATORY ACIBI INFORMATION AT TRIAL.

EXCULPATORY TESTINOUY AND EVIDENCE WAS IGNORED AND INTENTIONALLY ELIMINATED FROM TRIAL PROCEEDINGS BY JUDGE AND PROSECTION SCHEME, DECEMBER TESTIMONY (BHORED BY JUDGE, AND APPEALS ATTORNEY WHEN SUBMITTING ARGUMENT ON APPEAL, INSTEAD ARGUM FACTS NOT ACCORATE IN EVIDENCE,

PRETRIAL ATTORNEY KELLY MOTICH MISREPRESENTED FACTS INTENTIONALLY IN FICEN MOTIONS, SCHEMED WITH PROSECUTORS AND JUDGE NOT TO INTERVIEW WITHESSES WITH EXCULPATORY EVIDENCE EYONERATING DECEMPANT.

DEFENDANT MAS RIGHT TO CONFLICT FRUE REPRESENTATION, RIGHT TO CONSER AT SCUTENCING, RIGHT TO SUBMIT EVIDENCY SET TRIAL AND SUBSONA WITNESSES, RIGHT TO MIRAND A MID DUY PROCESS AND A COMPLETY TRIAL PROCE EDING ALL OYDSHICK DENIED.

DESPITE MORIOU IN LIMINE FILED JUNE 20, 2012, AND APPROXIMBY JURGE PROSERVICE REPERSONS USED M.T. NAMED DURING TRIAL OVER PERCUDATS OBJECTION, JUDGE REFUSED TO RECOGNISE EPROR.

WITHEISES INCLIBE ALL SUBPOENAS IN DEFENDANTS PRETRIAL MOTION AND ALL ATTORNEYS OF RECORD IN PROCEDURES OF COURTY, CITY, AND FEDERAL INVOLVING THIS CASIC, AND ASSOCIATED PROCEDINGS INCLUDING STAFF AND INTERNIENCE (NOTWINDS LS.

(5) Grounds raised:					
		······································			
					
(6) Did you receive a h	earing where	evidence was g	iven on your p	etition, application	, or motion?
(c) If you file any third p	•	ation, or motion	n, give the sam	e information:	
(1) Name of court:					
(2) Docket of case num	iber (if you kn	ow):			
(3) Date of filing (if yo					
(4) Nature of the proce					
(5) Grounds raised:					
	<u> </u>				
					
(O.D.)	1	h 4			
(6) Did you receive a h		vidence was g	iven on your p	etition, application,	, or motion?
Yes N	-				
(7) Result:					
(8) Date of result (if yo	u know):				
(d) Did you appeal to the high application, or motion?	ghest state cou	urt having jurise	diction over the	action taken on yo	our petition,
(1) First petition:	Yes	xNo			
(2) Second petition (3) Third petition	Yes Yes	XNo XNo			
(e) If you did not appeal to			a inviediation	avalaia why you d	id was
Public defender in					
and therefore not giv	en any ins	truction on	i filing wi	th MO Supreme	Court
For this petition, state ever Constitution, laws, or treaties o	y ground on w of the United S	vnich you clain States. Attach:	n that you are additional pag	being held in viola es if you have mor	tion of the
grounds. State the facts support	ting each grow	nd.	1 0	-	

CAUTION: To proceed in the federal court, you must ordinarily first exhaust (use up) your available state

14. Have you previously filed any type of petition, application, or motion in a federal court regarding the conviction that you challenge in this petition? Yes No Both, since I am asking that the Federal and State Convictions be Joined
If "Yes", state the name and location of the court, the docket or case number, the type of proceedings, the issues raised, the date of the court's decision, and the result for each petition, application, or motion filed. Attach of copy of any court opinion or order, if available:
Missouri Eastern Districty Count
15. Do you have any petition or appeal now pending (filed and not decided yet) in any court, either state or federal for the judgment you are challenging? Yes No Unknown
If "Yes," state the name and location of the court, the docket or case number, the type of proceeding, and the issues raised:
16. Give the name and address, if you know, of each attorney who represented you in the following state of the judgment you are challenging:
(a) At preliminary hearing:
(b) At arraignment and plea:
(c) At trial:
(d) At sentencing:
(e) On appeal:
(f) In any post-conviction proceeding:
(g) On appeal from any ruling against you in a post-conviction proceeding:
17. Do you have any future sentences to serve after you complete the sentence for the judgment you are challenging? XX Yes No Federal Conviction on same charges
(a) If so, give name and location of court that imposed the other sentence you will serve in the future: Missouri Fastern District Federa; 1 Court
(b) Give the date the other sentence was imposed: 1 iarch 15, 2012
(c) Give the length of the other sentence: 296 Years
(d) Have you filed, or do you plan to file, any petition that challenges the judgment or sentence to be served in the future? XXYes No
18. TIMELINESS OF PETITION: If your judgment of conviction became filing over one year ago, you must explain why the one-year statute of limitations as contained in 28 U.S.C. § 2244(d) does not bar your

petition
LICS THAN 1 YEAD
Submitted to Staff on May 21, 2019. Documents returned.
resubmitted to Staff after being notified that documents were not
processed, July 17, 2019.
"The Antiterrorism and Effective Death Penalty Act of 1996 (AEDPA) as contained in 28 U.S.C. § 2244(d) provides in part that: (1) A one-year period limitations shall apply to an application for writ of habeas corpus by a person in custody pursuant to the judgment of a State court. The limitations period shall run from the latest of: (A) the date on which the judgment became final by the conclusion of direct review or the expiration of the time for seeking such review; (B) the date on which the impediment to filing an application created by State action in violation of the constitution or laws of the United States is removed, if the applicant was prevented from filing by such state action; (C) the date on which the constitution right asserted was initially recognized by the Supreme Court, if the right has been newly recognized by the Supreme Court and made retroactively applicable to cases on collateral review; or (D) the date on which the factual predicate of the claim or claims presented could have been discovered through the exercise of true diligence. (2) The time during which a property filed application for State post-conviction or other collateral review with respect to the pertinent judgment or claim is pending shall not be counted toward any period of limitations under this subsection. Therefore, petitioner asks that the Court grant the following relief: VACATE, SET ASIDE OR CORRECT LIUNCMENT, CORRECT FACTS AND INFORMATION THAT ARP ERRONDEDS BY PROSECUTOR AND TRIAL JUDGE TO CLEAR RECORD, JOIN FEDERAL APPEAR OF FEDERAL SENTENCE FOR SAME CONDICT or any other relief to which petitioner is entitled.
Signature of Attorney (if any)

I declare (or certify, verify, or state) under penalty of perjury that the foregoing is true and correct and that this Petition for Writ of Habeas Corpus was placed in the prison mailing system on <u>July 17, 2019</u> first submitted May 21, 2019.

May 21, 2019
Executed (signed) on July 17, 2019 cessebuitted

Signature of Petitioner

South Center 1 Correction Center 255 West Highway 32 Licking Missourt 5554X

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SERVE

CLERK, U.S. DISTRICT COURT WESTERN DISTRICT OF MO WANSAS CITY, MO

And Enet Sincy Street 84106

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